

ALLEGED SHIPMENT: On or about March 3, 1950, from the State of Iowa into the State of Minnesota.

LABEL, IN PART: "Betsy Ross Raisin Bread."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insect fragments, fur hairs, and feather fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: September 22, 1950. Pleas of guilty having been entered, the corporation was fined \$200, plus costs, and the individual defendant \$25.

16704. Adulteration of butter rolls, doughnuts, and cookies. U. S. v. De An's Better Baking Co., and David T. McNeil. Plea of guilty on behalf of corporation; fine \$150. Information dismissed as to David T. McNeil. (F. D. C. No. 29448. Sample Nos. 29583-K to 29585-K, incl., 29587-K.)

INFORMATION FILED: August 21, 1950, District of Utah, against De An's Better Baking Co., Bountiful, Utah, and David T. McNeil, manager for the corporation.

ALLEGED VIOLATION: On or about March 28, 1949, the defendants gave to a firm at Salt Lake City, Utah, which was engaged in the business of shipping bakery products supplied by the defendants in interstate commerce, a guaranty to the effect that all foods, drugs, or other commodities shipped or delivered to the holder of the guaranty would be neither adulterated nor misbranded under the law.

On or about January 19, 1950, the defendants delivered to the holder of the guaranty, at Bountiful, Utah, bakery products that were adulterated.

LABEL, IN PART: (Portion) "De An's Better Rolls," "De An's Better Doughnuts," and "De An's Chocolate De-Lights."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the butter rolls and doughnuts consisted in part of filthy substances by reason of the presence of rodent hairs, and the Chocolate De-Lights (cookies) consisted in part of a filthy substance by reason of the presence of rodent hairs, cat hairs, and hair fragments resembling rodent hairs; and, Section 402 (a) (4), the products had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: October 27, 1950. A plea of guilty having been entered on behalf of the corporation, the court imposed a fine of \$150 against the corporation. The court on motion by counsel for the defendants, ordered the information dismissed as to David T. McNeil.

16705. Adulteration of cracker meal, graham crackers, and cookies. U. S. v. 198 Dozen Tubes, etc. (F. D. C. No. 29038. Sample Nos. 52246-K to 52249-K, incl.)

LIBEL FILED: April 4, 1950, Southern District of Ohio.

ALLEGED SHIPMENT: On or about March 6, 1950, by Independent Biscuits, Inc., from Davenport, Iowa.

PRODUCT: 198 dozen 5-ounce tubes of cracker meal; 299 cartons, each containing 12 packages, of chocolate graham crackers; 72 cartons, each containing approximately 8½ pounds, of cookies; and 696 bundles, each containing 6 cartons, of honey-flavored graham crackers, at Cincinnati, Ohio.